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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/618,495	07/11/2003	James Owen	ORACL-01363US0	5399	
80548 FLIESLER ME	7590 11/17/200 YER LLP	EXAMINER			
650 CALIFORI 14TH FLOOR	NIA STREET	KIM, PAUL			
	SCO, CA 94108		ART UNIT	PAPER NUMBER	
			2169		
			NOTIFICATION DATE	DELIVERY MODE	
			11/17/2009	ELECTRONIC	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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Advisory Action Before the Filing of an Appeal Brief

Application No.		Applicant(s)		
10/618,495		OWEN ET AL.		
	Examiner	Art Unit		
	PAUL KIM	2169		

		PAUL KIM		2169	
	The MAILING DATE of this communication appe	ears on the cover sheet	t with the c	orrespondence add	ress
THE REPLY	Y FILED 29 September 2009 FAILS TO PLACE THI	S APPLICATION IN CO	NDITION F	OR ALLOWANCE.	
applic applic	eply was filed after a final rejection, but prior to or on ation, applicant must timely file one of the following ation in condition for allowance; (2) a Notice of Appointinued Examination (RCE) in compliance with 37 Cds:	replies: (1) an amendme eal (with appeal fee) in c	ent, affidavit compliance v	, or other evidence, whith 37 CFR 41.31; or	hich places the (3) a Request
a) Th b) X Th no Ex	ne period for reply expiresmonths from the mailing ne period for reply expires on: (1) the mailing date of this A to event, however, will the statutory period for reply expire like aminer Note: If box 1 is checked, check either box (a) or ONTHS OF THE FINAL REJECTION. See MPEP 706.07(dvisory Action, or (2) the date than SIX MONTHS from (b). ONLY CHECK BOX (b)	m the mailing	date of the final rejection	n.
have been file under 37 CFF set forth in (b	f time may be obtained under 37 CFR 1.136(a). The date ed is the date for purposes of determining the period of ex R 1.17(a) is calculated from: (1) the expiration date of the solution and the solution of the solution and the solution of	tension and the correspond shortened statutory period f than three months after the	ling amount o for reply origin	of the fee. The appropria nally set in the final Offic	ate extension fee e action; or (2) as
filing t	lotice of Appeal was filed on A brief in comp the Notice of Appeal (37 CFR 41.37(a)), or any extent to of Appeal has been filed, any reply must be filed w NTS	nsion thereof (37 CFR 4	1.37(e)), to	avoid dismissal of the	
(a) ☐ (b) ☐	proposed amendment(s) filed after a final rejection, I They raise new issues that would require further con They raise the issue of new matter (see NOTE below They are not deemed to place the application in beta	nsideration and/or searc w);	h (see NOT	E below);	
(d)	appeal; and/or They present additional claims without canceling a NOTE: (See 37 CFR 1.116 and 41.33(a)).	corresponding number o	of finally reje	cted claims.	
5. 🔲 Appli	amendments are not in compliance with 37 CFR 1.12 cant's reply has overcome the following rejection(s) y proposed or amended claim(s) would be al	:		•	•
7. For punton for punt	llowable claim(s). urposes of appeal, the proposed amendment(s): a) ne new or amended claims would be rejected is provided that the claim(s) is (or will be) as follows: (s) allowed: (s) objected to: (s) rejected: (s) withdrawn from consideration:			be entered and an ex	xplanation of
	OR OTHER EVIDENCE				
becau	ffidavit or other evidence filed after a final action, bu use applicant failed to provide a showing of good and ot earlier presented. See 37 CFR 1.116(e).		•		
entere	ffidavit or other evidence filed after the date of filing ad because the affidavit or other evidence failed to c ng a good and sufficient reasons why it is necessary	overcome <u>all</u> rejections u	inder appea	l and/or appellant fails	s to provide a
REQUEST I	affidavit or other evidence is entered. An explanatio FOR RECONSIDERATION/OTHER request for reconsideration has been considered bu				
12. 🔲 Note	the attached Information <i>Disclosure Statement</i> (s). ser: <u>See Continuation Sheet</u> .				
/Tony Ma Superviso	ahmoudi/ ory Patent Examiner, Art Unit 2169				

Continuation of 13. Other: Applicant asserts the argument that Hotti fails to disclose limitation of applying both the schema associated with a content node and the schema associated with its parent hierarchy node to a content node. The Examiner respectfully disagrees. It is noted that Hotti discloses an invention wherein a schema is associated with a configuration management master. Additionally, it is noted that the schema of said configuration management master is conveyed onto the replicas of the configuration management master (i.e. children nodes). Accordingly, it would have been obvious to one of ordinary skill in the art that the schema associated with a parent content node is indeed applied to a child content node such that Hottie would indeed read upon the claimed invention.